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HICKMAN PALERMO TRUONG & BECKER, LLP 1600 WILLOW STREET SAN JOSE, CA 95125			EXAMINER PHAM, HUNG Q	
			ART UNIT 2172	PAPER NUMBER

DATE MAILED: 09/09/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/781,525	SADJADI, SHAHROKH	
	Examiner HUNG Q PHAM	Art Unit 2172	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 27 May 2003.

2a) This action is **FINAL**. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-6 and 8-30 is/are pending in the application.

4a) Of the above claim(s) _____ is/are withdrawn from consideration.

5) Claim(s) 8-12, 14, 16 and 18-30 is/are allowed.

6) Claim(s) 1-6, 13, 15 and 17 is/are rejected.

7) Claim(s) _____ is/are objected to.

8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

11) The proposed drawing correction filed on _____ is: a) approved b) disapproved by the Examiner.

If approved, corrected drawings are required in reply to this Office action.

12) The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All b) Some * c) None of:

1. Certified copies of the priority documents have been received.

2. Certified copies of the priority documents have been received in Application No. _____.

3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).

a) The translation of the foreign language provisional application has been received.

15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4.

4) Interview Summary (PTO-413) Paper No(s) _____.

5) Notice of Informal Patent Application (PTO-152)

6) Other: _____

DETAILED ACTION

1. Applicant canceled claim 7, amended claims 8, 10-12, 14, 16 and 18, added claims 19-30. The pending claims are 1-6 and 8-30.

Response to Arguments

2. Applicant's arguments filed 05/27/2003 have been fully considered but they are not persuasive.

As argued by applicant:

Claim 1 recites features that are not disclosed or suggested in Kavanagh and/or Vahalia. For example, neither cited reference discloses or suggests, separately or in combination, a lock data structure comprising a version number related to a number of changes to an associated resource object since the lock data structure was generated. More specifically, the Vahalia reference, which was alleged in the Office Action to disclose such feature, does not disclose or suggest a version number related to the number of changes since the lock data structure was generated. As described in the specification (page 7, lines 12-14), with the version number as part of the lock data structure, locking can be performed without changing the objects themselves. By contrast, the Vahalia version number is associated with metadata and is changed every time the metadata is changed (col. 17, lines 35-38), where the metadata includes the disk block numbers of a file (col. 17, line 50) and, therefore, is used to access the file (col. 2, lines 10-12). Vahalia does not disclose or suggest (1) a relationship between a version number and a lock data structure, with the relationship between the version number and the lock being (2) based on changes to the resource since the lock was generated. Neither does Vahalia disclose a version number related to a number of changes to the resource object since the metadata was generated, as alleged on page 5 of the Office Action. Furthermore, Kavanagh does not cure these deficiencies in Vahalia.

Examiner respectfully traverses because of these reasons:

Firstly, the version number related to a number of changes to the resource object since the lock data structure was generated comprised in the lock data structure of claims 1, 13, 15 and 17 is claimed as a non-functional description. As claimed, the step of determining whether to grant the request based on the requested lock type and the lock type in the lock data

structure. Therefore, with the version number as part of the lock data structure, locking can be performed without changing the objects themselves as argued is not persuasive.

Secondly, as in Kavanagh FIGS. 15-16 and 19-20 is an example of an element 260 of the lock table 250 as *a lock data structure* corresponding to the selected class 243. The contents of the lock object 260 for class 243 include a CSL count 263 indicates that one class share lock exists for this class 243 when the process of adding a part into class 243 occurs, wherein a count for TXL, TUL, and TSL locks are zero. When the user selects to edit parts as in FIG. 22, the class share lock count 263 is two as in FIG. 27, because two class share locks are contained in the lock object 260 (Kavanagh, Col. 19, line 46-Col. 20, line 65). As seen, *since the* lock table 250 as the *lock data structure is generated*, a count as relates to number of accessing times of the selected class 243 as the resource object is set. Vahalia discloses a version number associated with the metadata of each file is used to guarantee that every client or file manager accessing a file always uses the most up-to-date version of the metadata. Every time the metadata is changed on a client or file manager, the version number associated with that metadata on that client or file manager is increased by one (Vahalia, Col. 17, lines 24-45). The Vahalia technique as discussed indicates *a version number related to a number of changes to the resource object*. Thus, instead of using the count as a version number related to accessing times, the count as disclosed by Kavanagh could be modified to indicate the number of changes to the resource object, and by doing this, a user will access a most up-to-date version of the class and class object when a specified lock is granted.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. **Claims 1-6, 13, 15 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kavanagh et al. [USP 5,742,813] in view of Vahalia et al. [USP 6,389,420 B1].**

Regarding to claims 1, 13, 15, and 17, Kavanagh teaches a method, a computer program, and an apparatus for concurrency controlling a plurality of users in an object oriented database management system, and allowing editing of the database while other users are concurrently searching the database by using a client/server architecture comprising a knowledge base client and a knowledge base server (Kavanagh, Abstract). The object oriented database management system is a client/server database system with a dedicated server manages the entire database, and all other nodes are sometimes referred to as clients. The clients communicate with the server to access the database on behalf of the applications that run on them (Kavanagh, Col. 1, lines 15-29). The Kavanagh method provides optimal availability by

allowing users to query and view class objects without disruption of their view while modifications such as additions, deletions, and edits of classes, attributes, instances, and parameters are being made by other users (Kavanagh, Col. 3, lines 49-58), and implements concurrency control in an object-oriented database using three types of lock modes: class share lock, tree update lock, tree exclusive lock and update lock, which is used for certain actions including modifying parameter values, adding, and moving instances (Kavanagh, Col. 8, line 65-Col. 9, line 45). As shown in FIGS. 10-12 are the flow diagrams representing the steps of a process that occurs when a user selects the "find class" activity. FIG. 14 is a diagram of a schema 248 corresponding to the display of FIG. 13, and it illustrates corresponding internal lock states of the classes 245, 240, 241, 246, 243, and 247 in the schema 248. FIG. 15 illustrates a lock table 250 as *a lock data structure* maintained by the lock manager 125 and corresponds to the schema 248 depicted in FIG. 14 and displayed in FIG. 13. The rows identified by reference numerals 251, 252, 253, 254, and 255 of the lock table 250 each corresponds to a class 245, 240, 241, 246, 243, and 247, respectively, in the schema 248 as *data indicative of values for a resource object identification*. Each lock holder has a corresponding column as lock objects 256, 257, 258, and 259. Class handle 251 in the lock table 250 has a CSL lock object 261 as *lock type* associated with lock holder 257 because the class 245 in the schema 248 is open on the display 116 of the user who is lock holder 257. The class 241 in the schema 248 has a CSL 262 because the user who is lock holder 257 also has it open. Class 243 in the schema 248 has a CSL lock object 260 because it is the selected class (Kavanagh, Col. 18, line 4-Col. 19, line 26). The Kavanagh technique as

discussed indicates the step of *creating and storing a lock data structure for a particular resource object, the lock data structure comprising data indicative of values for a resource object identification, and a lock type*. As shown in FIG. 38, the steps that are involved in concurrency control when using the schema editor to change the structure of the schema is described. In step 340 when the user selects the schema developer or schema editor 144 for obtaining a TXL lock on the sub-tree that the user wishes to modify at step 341, where a tree exclusive lock is requested for the active class 243. If the TXL cannot be obtained, then the process branches to step 342 and the schema developer 144 cannot be started. When the TXL lock is granted, the method proceeds to step 343 and the schema developer screen 350 is displayed. After obtaining a CSL lock by the schema developer 144 for the parent class 241 of the class 243, the schema could be edited in step 345 (Kavanagh, Col. 23, lines 17-35). The technique as disclosed in FIG. 38 indicates the steps of *receiving a request from a requesting process for a requested lock type for access to the particular resource object; and determining whether to grant the request based on the requested lock type and the lock type in the lock data structure*. Kavanagh does not disclose the lock data structure has *a version number related to a number of changes to the resource object since the lock data structure was generated*. Vahalia teaches a method for distributing file locks and file metadata from a file manager to clients in a data network to permit the clients to share access to file data in data storage (Vahalia, Abstract). Vahalia further discloses a version number associated with the metadata of each file is used to guarantee that every client or file manager accessing a file always uses the most up-to-date version of the metadata. Every time the metadata

is changed on a client or file manager, the version number associated with that metadata on that client or file manager is increased by one. To avoid a data security problem, the metadata in the file system is always written back to data storage after the corresponding data has been updated (Vahalia, Col. 17, lines 24-45). The Vahalia technique as discussed indicates *a version number related to a number of changes to the resource object* since the metadata was generated. Therefore, it would have been obvious for one of ordinary skill in the art at the time the invention was made to modify the Kavanagh method by including a version number in the lock table, and by doing this, a user will access a most up-to-date version of the class and class object when a specified lock is granted.

Regarding to claim 2, Kavanagh and Vahalia teaches all the claimed subject matters as discussed in claim 1, Kavanagh further discloses the steps of *bringing the value of the lock type in the data structure into agreement with the lock type in the request; generating a lock object having data indicative of the values for the resource object identification, the lock type and the version number from the lock data structure, and returning the lock to the requesting process* (Kavanagh, FIG. 38-39, Col. 23).

Regarding to claim 3, Kavanagh and Vahalia teaches all the claimed subject matters as discussed in claim 1, Kavanagh further discloses the steps of *receiving a lock to be released having data indicative of values for the resource object identification and the lock type and the version number; determining whether the data indicative of the value for the*

lock type in the lock to be released indicates an exclusive lock, and if it is determined the data indicates the exclusive lock is to be released, then changing the value for the version number in the lock data structure based on the value of the version number in the lock to be released (Kavanagh, FIG. 38-39, Col. 23; and Vahalia, Col. 17, lines 24-45).

Regarding to claim 4, Kavanagh and Vahalia teaches all the claimed subject matters as discussed in claim 2, Kavanagh further discloses the step of *the lock data structure further comprises a reference number; said step of generating a lock data structure further comprises setting the reference number to a predetermined initial value; and said method further comprises, if it is determined to grant the request, then replacing the value of the reference number in the lock data structure with a sum of the value of the reference number in the lock data structure and a predetermined reference change value* (FIG. 15).

Regarding to claim 5, Kavanagh and Vahalia teaches all the claimed subject matters as discussed in claim 4, Kavanagh further discloses the step of *receiving a lock to be released having data indicating the particular resource object; determining whether the reference number substantially equals the predetermined initial value of the reference number; and if it is determined the reference number does not substantially equal the predetermined initial value, then replacing the value of the reference number in the lock data structure with a difference substantially equal to the value of the reference number in the lock data structure minus the predetermined reference change* (FIG. 15).

Regarding to claim 6, Kavanagh and Vahalia teaches all the claimed subject matters as discussed in claim 5, Kavanagh further discloses the step of *deleting the lock data structure for the particular resource object if it is determined the reference substantially equals the predetermined initial value* (Kavanagh, Col. 10, lines 20-28).

Allowable Subject Matter

5. Claims 8-12, 14, 16 and 18-30 are allowed.

6. The following is an examiner's statement of reasons for allowance:

Regarding to claim 8, 14, 16 and 18, Kavanagh and Vahalia also teaches a method, a computer program, and an apparatus for controlling access to a resource object, but the Kavanagh and Vahalia prior art does not update a resource object by *sending to a lock manager process a request for a second lock for access to the particular resource object, the request including data indicating the resource object identification and an exclusive lock type; receiving the second lock for access to the particular resource object, the second lock including data indicating the resource object identification, the exclusive lock type and a second value for the version number; determining whether the second value for the version number substantially equals the first value for the version number; and if the second value substantially equals the first value, then committing an updated resource object to the resource, and replacing the second value in the reference number in the second lock with a*

third value of the version number, the third value computed by adding the second value and a predetermined version change value. Therefore, the claims are allowable over the prior arts of record for being directed to a combination of claimed elements including the providing steps as indicated above.

Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HUNG Q PHAM whose telephone number is 703-605-4242. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, KIM Y VU can be reached on 703-305-4393. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

Hung Pham
September 5, 2003



SHAHID ALAM
PRIMARY EXAMINER